

UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA

Blanton Banks, II,

**Plaintiff**

V.

TransUnion LLC, et al.,

## Defendants

Case No. 2:21-cv-01580-CDS-DJA

## Order Directing Parties to Participate in Settlement Conference

On December 14, 2022, I granted in part and denied in part two of the defendants'

12 motions to dismiss. ECF No. 101. In that order, I instructed those two defendants—TransUnion  
13 LLC and I.C. System, Inc. (ICS)—that they “may waive service of summons and of the amended  
14 complaint and exhibits by executing—or having counsel execute—a Waiver of Service of  
15 Summons.” *Id.* at 9. I gave the defendants fourteen days from the issuance of that order to do so.  
16 *Id.* at 9, 12–13. ICS timely waived service on December 28, 2022. ECF No. 103. But to date,  
17 TransUnion has not. As discussed in my previous order, because TransUnion has not waived  
18 service, plaintiff Blanton Banks II must effectuate service upon TransUnion within 60 days  
19 of that order, which is Monday, February 13, 2023. See ECF No. 101 at 9–13.

20 In the meantime, IT IS ORDERED that this case is REFERRED to the magistrate judge  
21 for a mandatory settlement conference between Banks and ICS only.

DATED: December 30, 2022

Cristina D. Silva  
United States District Judge